

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

GREGORY MORRIS,

Plaintiff

vs.

DAVID BROKAW, PTL (Individually &
in his Official Capacity); ROBERT
LEHEW (Individually & in his Official
Capacity; CHIEF OF POLICE
(Individually & in his Official Capacity);
TOWNSHIP OF WILKIN TOWNSHIP;
WILKIN TOWNSHIP POLICE
DEPARTMENT,

Defendants

2:06cv360

Electronic Filing

Judge David Stewart Cercone

Magistrate Judge Amy Reynolds Hay

ORDER

AND NOW, this 18th day of August, 2006, after the plaintiff, Gregory Morris, filed an action in the above-captioned case, and after a Report and Recommendation was filed by the United States Magistrate Judge granting the parties ten days after being served with a copy to file written objections thereto, and no objections having been filed, and upon independent review of the record, and upon consideration of the Magistrate Judge's Report and Recommendation, which is adopted as the opinion of this Court,

IT IS HEREBY ORDERED that this action is dismissed for failure to prosecute.

IT IS FURTHER ORDERED that, pursuant to Rule 4(a)(1) of the Federal Rules of Appellate Procedure, if the plaintiff desires to appeal from this Order he must do so within thirty (30) days by filing a notice of appeal as provided in Rule 3, Fed.R.App.P.



David Stewart Cercone
United States District Judge

cc: Honorable Amy Reynolds Hay
United States Magistrate Judge

Gregory Morris
04488-748
FCI Cumberland
P.O. Box 1000
Cumberland, MD 21501